

## WOULD TERMINATE TREATY

Between Russia and United States.

### THE HOUSE VOTES 300 TO 1

For Resolution to Abrogate Treaty, Because of Russia's Exclusion of American Jews—Measure in Senate.

Washington, Dec. 14.—The Sulzer resolution for the termination of the treaty of 1832 between the United States and Russia because of the latter's discrimination against Jewish-American citizens passed the House of Representatives last night 300 to 1.

The one negative vote was cast by Representative Malby of New York. Practically an identical resolution presented by Senator Culberson of Texas, is pending in the Senate. Both these resolutions would direct the president to give Russia immediately the year's notice necessary for the complete abrogation of the treaty that has been in force nearly 70 years.

The debate in the House bristled with charges that Russia's attitude was an offense against the United States, and her exclusion of American Jews bearing properly certified passports was an affront to this government.

All amendments to the resolution were overwhelmingly beaten.

## URGES SUPERVISION OF CORPORATIONS

Attorney-General Wickersham Recommends President Taft's Recommendation Regarding the Regulation.

Washington, D. C., Dec. 14.—Pursuing President Taft's recommendation that an executive bureau be created to supervise corporations chartered under a federal incorporation act, Attorney-General Wickersham, in his annual report submitted to Congress to-day, suggests that the bureau of corporations be raised to that dignity, even in the absence of the proposed federal incorporation statute.

This branch of the department of commerce and labor, the attorney-general urges, should be brought into closer relation with his department and added that it might well be desirable as the nucleus for an administrative board under whose supervision consolidations or mergers for lawful purposes might be formed.

In enforcing the Sherman anti-trust law, the attorney-general points out that the department of justice and the courts are confronted by economic, rather than legal, problems when it comes to working out methods of disintegration after a corporation has been declared an illegal combination. The department enlisted the assistance of the bureau of corporations in the dissolution of the tobacco trust, and it would be of great value to the legal branch of the government, Mr. Wickersham says, if the functions of the bureau should be so enlarged that it could be called upon officially to make investigations and report its conclusions with respect to plans for the voluntary or enforced disintegration of monopolistic combinations.

The attorney-general reviews the record of a year of intense activity in federal prosecutions and points out that the department of justice financially sustained itself as the result of the contribution of \$4,204,115 to the United States treasury in the shape of fines collected, customs duties recoveries, etc. The expense of the department, including the office of the attorney-general, all of the district attorneys and assistants throughout the country aggregated \$3,283,773.

In a comprehensive review of the anti-trust prosecutions, the attorney-general shows that the 17 anti-trust civil suits pending at the beginning of the last fiscal year were augmented by 6 additional actions, while the 11 criminal prosecutions under the same statute were increased by 23 more prosecutions during the last fiscal year.

Eight civil suits and a similar number of criminal trials were brought to conclusion during the year. In four of the civil prosecutions judgments were rendered in favor of the United States, while three were lost and one was discontinued. Four convictions were secured under the criminal clause of the statute during the year and four cases were either quashed or discontinued.

Declaring that he appreciates that public interest in the Sherman anti-trust law was "even greater" than it was at the date of his last report, the attorney-general set forth the following cases as being prosecuted or pending for final settlement.

The "powder trust," the "night rider" cases; United States Steel corporation; cotton corner; alleged towing monopoly; beef packers; southern Pacific merger; bituminous coal combination; naval stores suit; bathtub "trust"; lumber "trust"; milk "trust"; paper combination; sugar "trust"; trans-Atlantic steamship pool; magazine "trust"; shoe machinery "trust"; combination of coal roads; elevator suit in Oklahoma, and kindling wood "trust."

Emphasizing his satisfaction with the decree of the New York circuit court in the tobacco trust dissolution, the attorney-general has this to say of independent tobacco interests who have criticized the plan of disintegration: "Competitors of the existing combination were eager to support the imposition of terms or conditions of the disintegration which would have made a solvent, successful business readjustment impossible, would have brought about a receivership of the property and forced liquidation, resulting in great financial loss, not only to those interested in the combination, but to the business interests of the country at large, and in the end would have benefited only the very individuals who had been dominant in the formation of the combination, as they are possessed of means ample enough to profit by the ruin which would have followed. In my opinion, the plan which has been approved by the court will accomplish the objects of the law."

Forty-six prosecutions for illegal discriminations and rebates were instituted against railroads during the year. The attorney-general urges the amend-

## Knees Became Stiff

Five Years of Severe Rheumatism The cure of Henry J. Goldstein, 14 Barton Street, Boston, Mass., is another victory for Hood's Sarsaparilla. This great medicine has succeeded in many cases where others have utterly failed. Mr. Goldstein says: "I suffered from rheumatism five years, it kept me from business and caused excruciating pain. My knees would become as stiff as steel. I tried many medicines without relief, then took Hood's Sarsaparilla, soon felt much better, and now consider myself entirely cured. I recommend Hood's." Get it today in usual liquid form or chocolate tablets called Sarsatabs.

ment of the 28 hour law governing the railroad transportation of live stock by imposing an imprisonment penalty for its violation.

The vigorous enforcement of the customs laws, the attorney-general says, resulted in the recovery of \$2,210,000 in duties out of which the government had been defrauded.

The white slave traffic act, now a year and a half old, is having a salutary effect, in the judgment of Mr. Wickersham. The statute was diligently enforced throughout the country, he avers, with most satisfactory results. One hundred and forty-five prosecutions were had, resulting in 76 convictions, 14 acquittals and ten nolle prosses or otherwise discontinued. Forty-five cases are pending. Sentences imposed ranged from a few months in jail to ten years in the penitentiary.

While prosecutions against prona, the attorney-general says, have done much to stamp it out, the practice still appears to be quite extensively carried on in some of the southern states. He suggests the strengthening of the statutes so as to afford efficient protection of persons against slavery and involuntary servitude, except as a punishment for crime.

Mr. Wickersham calls attention to the discovery of extensive irregularities and in some cases actual dishonesty in offices of clerks of the United States courts. No effective reform, he declares, can be accomplished until the power of removing the clerks is taken from the judges and lodged in the president and the clerks paid a specific sum, instead of by the fees system.

Declaring that many of the jails where federal prisoners are confined are wholly unsuitable for the detention of human beings and "are shocking breeding places of crime," the attorney-general recommends the appointment of a commission to inquire into the conditions. This commission also would consider the general treatment of juvenile and first offenders.

The attorney-general also recommends that the federal government be given the right to bring an action against an individual or corporation in any part of the country without restriction as to the place of residence of the individual or the home state of the corporation.

The attorney-general also recommends a general immunity statute, numerous laws for Alaska and a civil service retirement law.

## GEO. W. PERKINS TELLS HOW TO "CURB" TRUSTS

Suggests a Business Court as a Body to Watch Over the "Big Business."

Washington, Dec. 14.—George W. Perkins, financier and director of the United States Steel corporation, told the Senate interstate commerce committee yesterday that the practical way to give the country's big business relief from existing uncertainty and depression would be to create in the commerce and labor department a business court, or controlling commission, with power to license corporations doing interstate or international business. Violation of regulations laid down by such a commission, he urged, should be punishable by imprisonment of individuals, rather than by revocation of licenses.

Mr. Perkins said this commission or court should be composed largely of experienced business men. Ability to comply with conditions laid down by Congress in creating the commission and with regulations prescribed by the commission itself, he declared, should be the test of an applicant for license; publicity both before and after licensing should be essential features of these regulations and every company should be required to secure the approval by the commission of all its affairs, from capitalization to business practice. Mr. Perkins suggested that in the beginning only broad principles be laid down, with a view to elaborating and perfecting them as conditions require.

After proposing this plan for immediate relief, Mr. Perkins offered another for "prospective relief." This contemplated the appointment by the House and Senate of a commission to make a careful study of the Sherman law and the various suggestions that have been made regarding its amendment, and to report on the wisdom and practicability of a national incorporation act.

Mr. Perkins declared that "the brakes are on" domestic and foreign trade, while Canada and other countries were forging ahead with their industrial plans. He attributed this to the fear engendered by the prosecutions under the Sherman act, declaring "that as matters stand he (the business man) does not and cannot know as he proceeds with his business whether he is a good citizen or a criminal."

## Glorious Hair

For Every Who Wants It.

Any woman who neglects her hair cannot expect to have as lovely hair as the woman who doesn't.

Wash the hair once a week, use PARISIAN SAGE daily—keep your hair brush clean, and in a few days you will give to your hair a beautiful lustre that you will be proud of.

PARISIAN SAGE is a most reliable hair tonic; so reliable that the Red Cross Pharmacy guarantees it to eradicate dandruff, stop falling hair and itching scalp, or money back.

It should be used as a dressing by every member of the family, because it keeps the scalp clean, prevents hair from turning gray, and baldness. Large bottle 50 cents. You will have no use for ordinary preparations after once giving delightful PARISIAN SAGE a trial.

**Cremo 5¢ CIGAR**  
You try one!

## "HOLY SMOKE" SAYS TEDDY

When He Sees Crowd Waiting to Cheer Him

### ON A BOSTON STREET

Former President Hailed by a Huge Crowd as He Leaves Meeting of Harvard Overseers—Shouts "Hello, Boys!"

Boston, Dec. 14.—Theodore Roosevelt faced a crowd of several thousand shouting enthusiasts that blocked State street at noon yesterday, when he came out of the regular monthly meeting of the Harvard overseers and was whirled away to luncheon with Prof. James P. Rhodes.

At the close of the meeting of the overseers, he sat chatting with the other members of the corporation. Dr. Warren chanced to see the throng in the street, and said:

"Theodore, come over here and look at the mob."

"Holy smoke!" ejaculated the former president when he saw the crowd, swaying thousands down in the State street canyon.

When he came out demands for some kind of a speech were answered by a shake of the head. Neither would the colonel permit himself to be interviewed on any question. "Not a word," was his only reply. Roosevelt grinned and then laughed heartily as he made his way to a waiting automobile. As men tried to slap him on the back and shake his hand, he forced his way to the machine, calling back, "Hello, hello boys!" and "How are you all?" As the machine then threaded its way up State street, the crowd cheered again and again, and the cause of all the noise doffed his hat and laughed happily.

### ROOSEVELT ASKED BASS.

He Invited New Hampshire Governor to Speak at Progressive Meeting.

Boston, Dec. 14.—After a conference with a number of political leaders calling themselves progressive Republicans, Col. Theodore Roosevelt permitted a statement to be issued yesterday in which he admitted urging Gov. Robert P. Bass of New Hampshire to speak at the progressive Republican meeting in this city on Saturday evening.

Besides Mr. Bass, Gifford Pinchot and former Senator Record of New Jersey will speak.

The statement was as follows: "The executive committee of the progressive Republicans of Massachusetts conferred this morning with Colonel Roosevelt and discussed the principles for which the committee had furnished the organization in this commonwealth. Colonel Roosevelt told the committee that he had urged Governor Bass of New Hampshire by letter and telegram to accept the committee's invitation to speak at Tremont temple next Saturday evening. The conference had no bearing upon state or national candidates. Colonel Roosevelt expressed his pleasure that Rev. Samuel M. Crothers would preside and said that he considered Doctor Crothers the best type of American citizen."

(Signed) "Raymond H. Oveson, Executive secretary."

### ANTI-SALOON LEAGUE STRIFE.

Dr. Van Allen Carries Motion for Report on Graft Charges.

Washington, Dec. 13.—Dr. William H. Van Allen, rector of the Church of the Advent in Boston, and a member of the national headquarters committee of the Anti-Saloon league, brought out a storm of opposition at the national convention of the league, when he demanded that a committee report on charges against national league officers. The charges are said to have been circulated in all parts of the country by Rev. U. G. Robinson, former superintendent of the league in Missouri.

Despite the expressed opinion of many delegates that no attention should be paid to the Robinson charges, Dr. Van Allen won his point and was named chairman of the committee of inquiry. Rev. Mr. Robinson is editor of a publication which repeatedly has charged Dr. P. A. Baker, national superintendent of the organization; S. E. Nicholson, national executive superintendent, and other officers with graft and other irregularities.

In his annual report, Dr. Baker declared that if the present Congress were to enact a law preventing the shipment of intoxicants into prohibition territory, the Anti-Saloon league would devote its energies to the election of a Congress that would.

### SAYS TAFT CAN CARRY INDIANA.

Col. New Answers Statement of Chairman Lee.

Washington, Dec. 14.—Col. Harry S. New of Indiana, newly elected chairman of the committee on arrangements of the Republican state central committee, gave out a statement answering that made by Chairman Lee of the Indiana Republican state central committee, in which Mr. Lee declared that President Taft could not carry Indiana in the election next year.

"If Mr. Taft cannot carry Indiana, no other Republican can," said Mr. New. "I had information several days ago that Mr. Lee would issue the statement. As early as last Saturday I told the president that it was forthcoming. I know of the influences that are responsible for Mr. Lee's change of sentiment. It is part of a prearranged plan and is entitled to the usual discount allowed in matters of this kind."

"I am still firm in the conviction that Mr. Taft is the logical candidate of the Republican party to succeed himself as president of the United States and I am just as firmly of the opinion that the Republicans of Indiana believe in him and are for him without qualification and that the state delegation to the national convention will give him its support."

## Particularly the Ladies.

Not only pleasant and refreshing to the taste, but gently cleansing and sweetening to the system, Syrup of Figs and Elixir of Senna is particularly adapted to ladies and children, and beneficial in all cases in which a wholesome, strengthening and effective laxative should be used. It is perfectly safe at all times and dispels colds, headaches and the pains caused by indigestion and constipation so promptly and effectively that it is the one perfect family laxative which gives satisfaction to all and is recommended by millions of families who have used it and who have personal knowledge of its excellence.

Its wonderful popularity, however, has led unscrupulous dealers to offer imitations which act unsatisfactorily. Therefore, when buying, to get its beneficial effects, always note the full name of the Company—California Fig Syrup Co.—plainly printed on the front of every package of the genuine Syrup of Figs and Elixir of Senna.

For sale by all leading druggists. Price 50 cents per bottle.

## A WELL-DRESSED CITY COMMANDS ATTENTION

Declared C. L. Eshelman of Cleveland Before American Civic Association in Washington, D. C., To-day.

Washington, D. C., Dec. 14.—"A well-dressed city, like a well-dressed man, commands attention and respect," declared C. L. Eshelman of Cleveland, O., to-day in an address before the American Civic association.

Mr. Eshelman was speaking of the benefits of modern street lighting in American cities, and he declared that a "Bright White Way" in any city was the forerunner of business prosperity. Civic pride and civic competition, he said, were largely responsible for the increase in ornamental lighting systems in the cities.

Well lighted streets, said Mr. Eshelman, not only had an advertising value to a city, indicating prosperity and progressive spirit, but a benefit in dollars and cents could be traced to them directly.

Mr. Eshelman cited instances where a city block, apparently dead, was revived to a live business thoroughfare of heavy traffic when private enterprise provided the illumination.

Modern lighting on city streets, Mr. Eshelman said, was sure to enhance the value of property, because the value of business property was fixed only by the amount and kind of traffic which passes it. He explained the common condition of one side of a street being deserted and another side busy, as being due to the superior illuminations on the busy side.

"Practically any street directly tributary to a business thoroughfare can be fully doubled in value by installation of spectacular lighting," said he. "Lighting the entire business section of a city increases values by increasing traffic, not only from the city itself, but from the surrounding country and towns. Good light increases the value of residential streets. Good street lighting more than any other thing gives to a city an air of progressiveness and prosperity."

Mr. Eshelman condemned the system of not lighting city streets after midnight or on nights when there is a moon as a fallacy. He described many systems of ornamental lighting which are now in use in Indianapolis, Pueblo and other cities with success.

### GATES LEFT \$18,542,705.

Inventory of Estate Is Filed—Mostly Stocks and Bonds.

Beaumont, Tex., Dec. 14.—The estate of the late John W. Gates is stated by appraisers, who filed an inventory for record Monday, as \$18,542,705.67, made up principally of stocks and bonds.

## CHALLENGE FROM D. F. DAVIS

Offers to Refund Money if Dr. Howard's Specific Will Not Cure Any Case of Constipation or Dyspepsia.

D. F. Davis is seeking the worst case of dyspepsia or constipation in Barre or vicinity to test Dr. Howard's new specific for the cure of those diseases. So confident is he that this remarkable medicine will effect a lasting cure in a short time, that he offers to refund the money should it not be successful. In order to secure the quickest possible introduction, D. F. Davis will sell a regular 50-cent package of this medicine at half price, 25 cents.

This specific of Dr. Howard's will cure sick headache, dizzy feelings, constipation, dyspepsia and all forms of malaria and liver trouble. It does not simply give relief for a time; it makes permanent and complete cures.

It will regulate the bowels, tone up the whole intestinal tract, give you an appetite, make food taste good and digest well and increase vigor. Joy and happiness will take the place of that "don't care whether I live or die" feeling.

## Eleven Days to Christmas

Dec. 14

Don't Forget Father. Get Him That Gift Now

## PERSIA WILL NOT YIELD

Scorns Cabinet With Policy of Surrender.

### STATEMENTS BY GREY

Categorically Denied—Two Ministers Wanted Shuster Backed—Russia Fully Notified Before Seizure Was Made.

Teheran, Dec. 14.—The national council refuses to accept a new cabinet whose policy means yielding to Russia. It is probable that another Democratic cabinet will be formed. The ministers categorically deny two or Sir Edward Grey's statements to the house of commons.

First, there was no time limit whatever except by the phrase "a short space of time" set to Russia's first ultimatum. Sir Edward Grey's attempt to justify the second ultimatum by saying that although Persia yielded fully, she exceeded the definite time limit, falls to the ground.

Second, no minister ever resigned because of differences with Mr. Shuster. Two ministers, Hakim el Mulk and Kayam es Sultaneh, did resign, but for reasons exactly the contrary, as they considered that their colleagues did not sufficiently support Shuster and ought not to request him to authorize expenditures not sanctioned by the Majlis.

Third, a complete denial is given to the Russian story that while the conference was taking place at the Russian consulate, the treasury gendarmes, not waiting for the result, seized Shum as Sultaneh's property. The fact is that Mr. Shuster addressed a full and friendly notification to the Russian minister on the previous day and on the day of the seizure Messrs. Cairns and Merrill, both Americans, called at the consulate. Only after hearing the consul general's refusal to withdraw did they proceed to occupy the property.

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## LORIMER TO GO ON THE STAND IN OWN DEFENSE

Sudden Decision by His Attorneys May Close Bribery Hearing in Two Weeks.

Washington, Dec. 14.—Prospect for an early conclusion of the Lorimer election investigation developed suddenly yesterday. Judge Haney, counsel for Senator Lorimer, said he expected to put Mr. Lorimer on the stand as the last witness, before the first of next week. Lawyers for the investigating committee announced that they had only one or two more witnesses to call.

Judge Haney indicated, however, that Senator Lorimer would give extended testimony. The cross-examination may cover several days. It will be the first time Senator Lorimer has testified under oath in his own defense.

This sudden move to end the investigation came as a distinct surprise to those who have been expecting that Senator Lorimer's counsel would use every effort to prolong the hearings, at least until after the spring primaries in Illinois. In the event that hearings are ended before Christmas, the committee may report when the Senate convenes after the holiday recess.

### STILL A HOLY DAY.

But Feast of St. Patrick Not Preceded By Fasting.

Rome, Dec. 14.—As a result of a decree of the pope issued in July in reference to holy days, St. Patrick day was struck off the list of Irish obligatory holy days on which Catholics are called to hear mass and abstain from unnecessary work.

At the request of the Irish Catholic hierarchy, however, the holy see has just issued another decree which is interesting to Irish people throughout the world. According to this, the feast of St. Patrick will continue to be a holy day in Ireland, without, however, being preceded by a day of fasting or abstinence.

## DEMOCRATS SWEEP BOARD IN ARIZONA

The Republicans Admit an Overwhelming Defeat in the First State Election.

Phoenix, Ariz., Dec. 14.—The first state election in Arizona has resulted in a sweeping Democratic victory for senators and representatives in Congress and state offices, according to admissions of Republican leaders, though figures are not available.

The amendments to the constitution eliminating the recall of judges, believed to assure statehood, passed almost unanimously. Figures on the amendment vote ceased to command attention early on Tuesday evening.

Early yesterday there appeared to be little hope for any Republican on the state ticket, with the possible exception of Cleveland for secretary of state.

Figures on the legislature are not available. It is indicated that Cochise county will go Democratic by a good majority, though the city of Bisbee may join the Republican ranks.

Pinal county reported the Democratic state ticket elected by 40 or 50 majority. The counting of votes was very slow. The definite result may not be known before to-day.

### REYES AT HEAD OF ARMY?

Mexican General Said to Be Occupying Strong Position.

San Antonio, Tex., Dec. 14.—It was reported yesterday from a reliable source at Laredo that General Bernardo Reyes was entrenched with an insurgent army in the mountains near Galeana, Nuevo Leon state, and expected to be in Monterey by Sunday.



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suits and overcoats. They're always the best clothes made; but this season they are better than ever. Some of the finest fabrics ever made; all-wool; perfectly tailored.

H. S. & M. Suits \$18 to \$30; Overcoats 18 to \$35  
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Everything else here the men need in wearables. Large and small things.

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## PORKY FLYNN WINS ON FOUL IN FIFTH

Boston Boy, in Australian Bout, Easily Disposes of Local Heavyweight.

Sidney, Aus., Dec. 14.—"Porky" Flynn of Boston met and defeated a local heavyweight named Turner in a match at the stadium yesterday. Flynn easily outclassed his opponent and eventually won on a foul in the fifth round.

### WOMEN ATTEND FIGHT.

In Which Carpenter Won Over Harry Lewis.

Paris, Dec. 14.—George S. Carpenter, the 17-year-old welterweight champion of France, won a decision over Harry Lewis, the American pugilist and the welterweight champion of England, in a 20-round fight that went the limit. Carpenter won on points. A Parisian society, including hundreds of women in evening gowns, saw the contest.

### BASEBALL WAR GOES ON.

Indications, However, Are That It Will Be Confined to Words.

New York, Dec. 14.—The baseball war existing on paper between the American and National leagues went on merrily yesterday, but the indications were that it would be a war of words only.

The National league attended to its own affairs, re-electing President Thomas J. Lynch, and ignoring the resolutions adopted Tuesday by the Americans.

The world's series ticket scandal continued to hold the spotlight. President Brush of the Giants addressing a pungent letter to Ban Johnson, asking him to explain certain ticket deals in Philadelphia, and to explain why he "Picked New York for the game."

James Gaffney has bought the Boston club and promises to revivify it.

### TO CURE A COLD IN ONE DAY

Take LAXATIVE BROMO Quinine Tablets. Druggists refund money if it fails to cure. E. W. GROVE'S signature is on each box, 25c.

## Ask Your Doctor

Afraid to use hair preparations? Don't know exactly what to do? Then why not consult your doctor? Isn't your hair worth it? Ask him if he endorses Ayer's Hair Vigor for falling hair, dandruff, a hair tonic and dressing. Have confidence in his advice. Follow it. He knows.